April

27

32,

Sir

I have the honour to acknowledge the receipt of your letter No. 4252 of April 18,1932, on the subject of the cancellation of all warrants for political offenders.

I have the honour to be,

Sir

Your obedient servant,

Assistant Commissioner (Special Branch) for Commissioner of Police.

President,

Shanghai Special District Courts

沒同传唇的直缉 章四三精山山 直受光高因

10年十月日

Special Branch, April 26,1932.

Commissioner of Police. Sir,

I attach herewith a communication from the President of the Special District Court and comment thereon by the M.A. and ask for the favour of your instructions as to the form the reply should take. As the letter of the Shanghai Special District Court is for information and not for action, I suggest that the reply should be as follows:

"receipt of your letter No.4252 of April 18 "on the subject of the cancellation of all "warrants for political offenders."

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Similari Affinitival Council

C. & S. B. REGISTRY

No. D 3543.

mittee of the Immicina! Monocate

Shenghai, April 23, 1932.

Officer i/c Special Branch,

In re Validity of Order of Executive Yuan Granting Amnesty

Article 6 of the new Organic Act provides that the National Government, among other things, has the power to grant general amnesties. The attached despatch addressed to the Executive Yuan is not signed by the Nationalist Government, but only by the Minister of the Ministry of Judicial Administration, the Minister for Interior Affairs and the Minister of the Ministry of War. Article 24, subsection c, of the same Organic Act gives the Administrative Yuan power to propose general amnesties to the Legislative Yuan. Article 27 of the same Organic Act gives the Legislative Yuan power to enact laws providing for general amnesties, et cetera.

It appears, therefore, that the order is sued by the Executive Yuan is invalid, not having been exacted in accordance with the proper procedure. All circular orders for the arrest of persons issued by the Court must be especified by the Court, and we same take any notice of executive orders. This matter is just another example of executive interference with the Courts in the Settlement. The interference in this particular instance is purely technical, as it does not in any way interfere with the rights and prerogatives of the Council. The Chinese, however, should go through the proper procedure in enacting laws and general amnesties, as laid down by their own Organic Act. It is suggested that you reply to the President of the District Court as above.

Municipal Adoposate

RTB/J

Memorandum. and favour of return. O. i/c Sp. Br.

emorandum. il 22 1932 and favour of O. ije Sp. Br.

(CRIME BRANCH) POLICE FORCE. MUNICIPAL COUNCIL. hat. The de

S AMBHAI MUNICIPAL POLI E C. & S. B. REGISTRY

SHANGHAI MUNICIPAL POLICE.

COMMISSIONER'S OFFICE.

Translation of Letter from Charghai Ro. 1 Special District Court.

No.4852

April 18, 193 2

S.M.P. Headquarters, Shanghai.

Sirs,

I am in receipt of a letter No. 423 from the Hiangsu Provincial Government to the following effect:-

"A telegram has been received from President Wang Ching Wei of the Executive Yuan which states as follows:-

> 'A resolution was passed in the 17th meeting of this Yuan to the effect that circular, orders of arrest for persons Wanted for political offence be withdrawn forthwith.'

> 'In view of the said resolution, a request was made for a more definite explanation as to the exact category of political offenders in order to enable the instructions to be carried out.'

'In compliance with your request, a copy of report made by the Ministry of Judicial & Administration on the subject is enclosed herewith for your information and guidance.'

Apart from instructions and copies of report being circulated, a copy of which is enclosed herewith for your information and guidance."

I enclose herewith a copy of the report for your information.

Tseu Sien Choh

President.

To the Executive Yuan,

We beg to report that on instructions given by the Hational Covernment as per letter of January 22, from the Secretariat of your Honograble Muan regarding proposals made by Mrs. Liao Trong Mai (Ho Chang Ming), Hessrs. Chow Loo and Tang Haung on the subject of issuing a general armosty for political offenders so as to concentrate the whole strength of our nation to cope with the Japanese aggression. In the first case it was discussed at the First Plenary Session of the 4th National Moningtang Conference and resolved that the case be dealt with by the National Government and the other two cases were discussed at the 5th meeting of your Konourable Yuan and resolved that they be dealt with jointly by the Einistries of Judicial and Administration, of Mar and for Interior Affairs. A Board as composed of hereinhefore assembled on January 27 when the following resolutions were passed :-

- 1. That the Communists shall be excluded from the list of political offenders.
- 2. That the National Government to issue a circular order for the withdrawal of all political warrants.
- 5. That the Ministries of War and Judicial & Administration to issue orders to their respective subordinates ordering them to forward detailed reports on prisoners at present under remand on charges of political offence, and then reports will be submitted to Your Honourable Yuan for final approval.

(sd) Lo Ven Kan Kinister of Kinistry of Judicial & Administration.

Lee Ven Fan Minister for Interior Affairs

Ho Ying Ching Hinister of Hinistry of War.